EXHIBIT 8

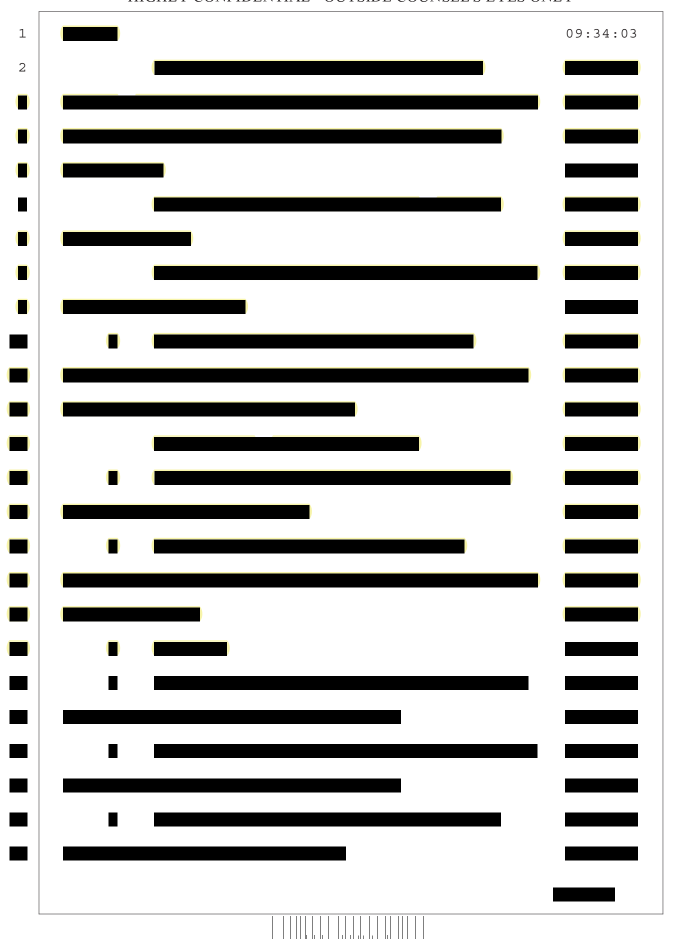
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UNITED STATES DISTRICT COURT
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                 NORTHERN DISTRICT OF CALIFORNIA
 3
                     SAN FRANCISCO DIVISION
 4
 5
     WAYMO LLC,
 6
                    Plaintiff,
                                              Case No.
        VS.
 7
                                              17-cv-00939-WHA
     UBER TECHNOLOGIES, INC.;
     OTTOMOTTO, LLC; OTTO TRUCKING LLC, )
 8
 9
                   Defendants.
10
11
12
13
       HIGHLY CONFIDENTIAL -- OUTSIDE COUNSEL'S EYES ONLY
14
                    VIDEOTAPED DEPOSITION OF
15
                     OGNEN STOJANOVSKI, ESQ.
                    San Francisco, California
16
17
                     Thursday, July 20, 2017
                             Volume I
18
19
20
2.1
22
     Reported by:
     MARY J. GOFF
23
     CSR No. 13427
     Job No. 2663397
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     PAGES 1-321
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| 1 | Q And what else have you well, let me ask | 09:22:15 |
|----|---|----------|
| 2 | it this way: What else have you communicated with | 09:22:18 |
| 3 | Steve Nunnemaker about with respect to accounting | 09:22:23 |
| 4 | services? | 09:22:26 |
| 5 | A I have referred clients of mine to his | 09:22:26 |
| 6 | accounting firm for their own accounting needs. | 09:22:30 |
| 7 | Q Have you ever, on behalf of any other | 09:22:33 |
| 8 | clients, communicated with Mr. Nunnemaker about | 09:22:38 |
| 9 | accounting services? | 09:22:41 |
| 10 | A No, I wouldn't say on behalf of. I have | 09:22:45 |
| 11 | had clients who have asked, Do you know any | 09:22:48 |
| 12 | accountants, and I have referred them to Steve to | 09:22:50 |
| 13 | see if he could meet their needs. | 09:22:53 |
| 14 | Q How did you well, let me let me ask | 09:22:57 |
| 15 | it a better way. | 09:23:00 |
| 16 | How did Mr. Nunnemaker be end up | 09:23:02 |
| 17 | becoming the accountant for Sandstone? | 09:23:06 |
| 18 | MR. SAWYER: Objection, form. | 09:23:11 |
| 19 | MS. RAY: Join. | 09:23:13 |
| 20 | A He was the accountant for my | 09:23:13 |
| 21 | understanding is he was the accountant for | 09:23:18 |
| 22 | Sandstone's parent. And Sandstone being a | 09:23:20 |
| 23 | pass-through entity for accounting purposes. | 09:23:24 |
| 24 | He's its accountant as well. That's the most | 09:23:27 |
| 25 | straightforward way to do it. | 09:23:32 |
| | | Page 21 |

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| MR. SAWYER: Join. 09:35:22 A I don't know for sure why he asked me to 09:35:24 be the manager of Sandstone Group. 09:35:26 Q (BY MR. JUDAH) Do you have any 09:35:28 understanding why you were selected to be the 09:35:30 manager of Sandstone Group? 09:35:32 MR. SAWYER: Objection, form. 09:35:33 MS. RAY: Join. 09:35:34 A Can you repeat that? Can you rephrase 09:35:36 that? 09:35:37 Q Well, you answered earlier that you don't 09:35:39 know for sure why John Gardner asked you to be the 09:35:43 manager of Sandstone Group. 09:35:47 And so now I'm asking: Well, do you have 09:35:49 any understanding as to why you were selected to be 09:35:51 | | | |
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| 25 Group? 09:36:27 | 25 | Group? | 09:36:27 |
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| A I had not worked with John Gardner before he asked me to be the manager of Sandstone Group. Q Had you ever met John Gardner before that that time he asked you to be the manager of 09:36:38 the Sandstone Group? MR. SAWYER: Objection, form. A I had not met John Gardner before he asked B me to be the manager of Sandstone Group. Q So what were the circumstances under which he reached out to you to to tell you that he wanted you to be the manager of Sandstone Group? MR. SAWYER: Objection, form. MR. SAWYER: Objection, form. MR. SAWYER: Objection, form. A He called me to describe an opportunity for me to represent a client. Q How did he well, let me ask you this: Q How did he well, let me ask you this: A Can you rephrase? Can you say that he 09:37:25 A Can you rephrase? Can you say that he 09:37:30 me? Is that the Q I Q I Q I 09:37:38 A question? Q well, I'm asking well, let me take a 09:37:45 he called you about this opportunity with the 09:37:45 Page 32 | | | |
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| A Can you rephrase? Can you say that he 09:37:30 was referred to me? So somebody referred him to 09:37:32 me? Is that the 09:37:38 Q I 09:37:38 A question? 09:37:38 Q well, I'm asking well, let me take a 09:37:39 step back. 09:37:42 So you had never met John Gardner before 09:37:43 he called you about this opportunity with the 09:37:45 | 15 | Q How did he well, let me ask you this: | 09:37:23 |
| 18 was referred to me? So somebody referred him to 09:37:32 19 me? Is that the 09:37:38 20 Q I 09:37:38 21 A question? 09:37:38 22 Q well, I'm asking well, let me take a 09:37:39 23 step back. 09:37:42 24 So you had never met John Gardner before 09:37:43 25 he called you about this opportunity with the 09:37:45 | 16 | Did he say that he was referred to you by someone? | 09:37:25 |
| me? Is that the Q I Q question? Q well, I'm asking well, let me take a 09:37:39 Step back. So you had never met John Gardner before 09:37:43 he called you about this opportunity with the 09:37:45 | 17 | A Can you rephrase? Can you say that he | 09:37:30 |
| Q I A question? 09:37:38 Q well, I'm asking well, let me take a 09:37:39 step back. 09:37:42 So you had never met John Gardner before 09:37:43 he called you about this opportunity with the 09:37:45 | 18 | was referred to me? So somebody referred him to | 09:37:32 |
| A question? 09:37:38 Q well, I'm asking well, let me take a 09:37:39 step back. 09:37:42 So you had never met John Gardner before 09:37:43 he called you about this opportunity with the 09:37:45 | 19 | me? Is that the | 09:37:38 |
| Q well, I'm asking well, let me take a 09:37:39 step back. 09:37:42 So you had never met John Gardner before 09:37:43 he called you about this opportunity with the 09:37:45 | 20 | Q I | 09:37:38 |
| 23 step back. 09:37:42 24 So you had never met John Gardner before 09:37:43 25 he called you about this opportunity with the 09:37:45 | 21 | A question? | 09:37:38 |
| So you had never met John Gardner before 09:37:43 he called you about this opportunity with the 09:37:45 | 22 | Q well, I'm asking well, let me take a | 09:37:39 |
| he called you about this opportunity with the 09:37:45 | 23 | step back. | 09:37:42 |
| | 24 | So you had never met John Gardner before | 09:37:43 |
| Page 32 | 25 | he called you about this opportunity with the | 09:37:45 |
| | | | Page 32 |

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| 1 | Sandstone Group, right? | 09:37:48 |
|----|---|----------|
| 2 | A I had not met John Gardner before he | 09:37:48 |
| 3 | called me. | 09:37:50 |
| 4 | Q So so my question is: Why why did | 09:37:51 |
| 5 | he think to call you? | 09:37:54 |
| 6 | MR. SAWYER: Objection, form. | 09:37:56 |
| 7 | MS. RAY: Join. | 09:37:58 |
| 8 | A He told me that he had gotten my name from | 09:38:02 |
| 9 | Anthony Levandowski. | 09:38:06 |
| 10 | Q And what else do you remember about that | 09:38:11 |
| 11 | conversation when he called you? | 09:38:14 |
| 12 | A He called me to tell me that he was in the | 09:38:15 |
| 13 | process of forming an investment company and asked | 09:38:20 |
| 14 | if I would be interested in being his manager. That | 09:38:26 |
| 15 | was the gist of the first conversation. | 09:38:30 |
| 16 | | |
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| 1 | THE VIDEOGRAPHER: I'm sorry. I have | 01:19:31 |
|----|--|----------|
| 2 | to check and see if my recording overwrote | 01:19:32 |
| 3 | something. I'm sorry. | 01:19:36 |
| 4 | MR. JUDAH: Sure. Take a quick break. | 01:19:37 |
| 5 | THE VIDEOGRAPHER: Take a quick break. We | 01:19:40 |
| 6 | are going off the record. This is the end of Media | 01:19:45 |
| 7 | unit No. 6. We are off the record. | 01:19:47 |
| 8 | (A break was taken from 1:20 p.m. to | 01:19:51 |
| 9 | 1:20 p.m.) | 01:20:09 |
| 10 | THE VIDEOGRAPHER: Okay. We are back on | 01:20:11 |
| 11 | the record. This is beginning of Media Unit No. 7. | 01:20:25 |
| 12 | The time is approximately 1:20 p.m. We are on the | 01:20:30 |
| 13 | record. | 01:20:33 |
| 14 | Q (BY MR. JUDAH) All right. So let me just | 01:20:37 |
| 15 | ask that again because we had technical issues. | 01:20:38 |
| 16 | A Sure. | 01:20:42 |
| 17 | | |
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